



July 13, 2006

Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

Attn: Victor Batson

Dear Victor:

Please find enclosed corrected items as requested on the Notice Of Non-Compliant dated June 15, 2006, for application number 10/631,383 title of Invention: Mobile Grave Excavator, showing paragraph (E) referring back to the first Office Action mailed 3/02/05. I want to take this time to thank you for assisting Mr. Cole and myself in preparing this patent accurately. As mentioned before we both have had severe illness set backs, and with the overwhelming response this patent has been generating it would devastate us to lose this patent.

If you have any questions you can email me at pbs87@sbcglobal.net, fax at 317-831-3787, or my cell phone at 317-627-1124, or my assistance phone Carol Wheasler as noted below. Thank you for your time and patient with my patent.

Sincerely,

William R. Cole 8760 S. C.R. 825 E. Plainfield, IN 46168

Phone: (home) 317-831-2741

R. Cole

Sincerely,

Carol A. Wheasler Patent Assistant (317) 374-8243



I hereby certify that this correspondence is being deposited with the United States Postal Service with sufficient postage as first class mail in an envelope addressed to:

> Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

On 3.7-13-06	
Date	
Coul awheasle	
Signature:	
CAROL A WHEAKLER	
Typed or printed name of person signing certificate	
	7/7 - /6
	317-374-8243
Registration Number if applicable	Telephone Number

JUL 1 3 2006 BY

Application number 10/631,383

Applicant: William R. Cole

Filing Date (Original date 7/31/2003)

Response to Office Action Summary 3/02/05

Notice of Non-Compliant Amendment 6/16/05: To Claims



Continuation of 4(e) Other: The claims should only have one identifier at the beginning of the claim (see example on attached page). Additionally, if a claim has been canceled, only the status idenifier "(canceled)" should be submitted. It is further noted that the amendment filed 8/23/05 was not entered as it was non-compliant. Applicant should therefore amend the claims that were examined in the first office action mailed 3/2/05.